1	Datade Oatabar 16 2007	
2	Dated: October 16, 2007	s/Matthew Helland
3		NICHOLS KASTER & ANDERSON, LLP Matthew C. Hallend, CA State Bar No. 250451
4		Helland@nka.com One Embarcadero Center
5		Ste. 720 San Francisco, CA 94111
6		Donald H. Nichols, MN State Bar No. 78918 Nichols@nka.com
7		(pro hac vice application pending) Paul J. Lukas, MN State Bar No. 22084X
8		Lukas@nka.com (pro hac vice application pending) Matthew H. Morgan, MN State Bar No. 304657
9		Morgan(<i>a</i>)nka.com
10		(pro hac vice application pending) NICHOLS KASTER & ANDERSON, PLLP 4600 IDS Center
11		4600 IDS Center 80 S. 8 th Street Minneapolis, MN 55402
12		
13		ATTORNEYS FOR PLAINTIFFS
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	11	OTICE OF COMPENT FIX PAG
	N	OTICE OF CONSENT FILING

1	CERTIFICATE OF SERVICE
2	Foster et al v. Nationwide Mutual Insurance Company Case No.3:07-cv-04928-SI
3	
4	I hereby certify that on October 16, 2007, I caused the following document(s):
5	Notice of Consent Filing
6	to be served via ECF to the following:
7	Andrew J. Voss Littler Mendelson, P.C.
8	80 South Eighth Street 1300 IDS Center
9	Minneapolis, MN 55402
10	Dated: October 16, 2007
11	s/Matthew Helland
12	NICHOLG EXACED A AND TO CONTACT
13	NICHOLS KASTER & ANDERSON, LLP Matthew C. Hallend, CA State Bar No. 250451 Helland@nka.com
14	One Embarcadero Center Ste. 720
15	San Francisco, CA 94111
16 17	Donald H. Nichols, MN State Bar No. 78918 Nichols@nka.com (pro hac vice application pending)
18	Paul J. Lukas, MN State Bar No. 22084X Lukas@nka.com
19	(pro hac vice application pending) Matthew H. Morgan, MN State Bar No. 304657
20	Morgan@nka.com (<u>pro hac vice</u> application pending) NICHOLS KASTER & ANDERSON, PLLP
21	4600 IDS Center 80 S. 8 th Street
22	Minneapolis, MN 55402
23	ATTORNEYS FOR PLAINTIFFS
24	
25	
26	
27	
28	
	3

NOTICE OF CONSENT FILING

	î l
1	CONSENT FORM AND DECLARATION OCT 1 6 2007
2	I hereby consent to join a lawsuit against Nationwide Insurance as a Plaintiff to assert
3	claims against it for violations of the wage and hour laws of the United States and/or the state(s)
4	where I worked for Nationwide Insurance. During the past three years, there were occasions when I worked over 40 hours per week for Nationwide Insurance and did not receive overtime
5	compensation. I worked for Nationwide Insurance as a (please check all that apply):
6	☐ Special Investigator ☐ Senior Special Investigator
7	☐ Special Investigator I
8	Special Investigator II Special Investigator III
9	Approximate Dates of Employment 9/28/06 to 4/5/07
10	
11	Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.
12	
13	7/-let 11/21 19/11/07
14	Signature Date
15	NAVIDAD MAATINEZ
16	Print Name
17	REDACTED
18	Fax or Mail To:
19	Paul Lukas
20	Nichols Kaster & Anderson, PL
21	4600 IDS Center, 80 S. 8 th Street Minneapolis, MN 55402
22	FAX (612) 215-6870
23	
24	
25	
26	
77.04	
27	
28	$S_{ij}^{p,p}(\mathbb{Z}_{+},\mathbf{x}) + S_{ij}(\mathbb{Z}_{+},\mathbf{x}) = S_{ij}^{p,p}(\mathbb{Z}_{+},\mathbf{x}) + S_{ij}(\mathbb{Z}_{+},\mathbf{x}) = S_{ij}(\mathbb{Z}_{+},\mathbf{x}) + S_{ij}(\mathbb{Z}_{+},\mathbf{x}) = S_{ij}(\mathbb{Z}_{+},$

CONSENT AND DECLARATION